

St. Paul, clear.....	68	74	T
St. Louis, cloudy.....	68	74	T
Kansas City, cloudy.....	70	74	60
Chicago, cloudy.....	63	72	40
Huron, S. D., clear.....	68	74	60
Rapid City, clear.....	64	66	00
North Platte, pt. cloudy.....	66	66	T

B. M. BARBURY,
 Local Foreman Official.

NEW SKY SCRAPER

WILL BE THE TALLEST ONE OF THE TRUSTS OF THE SOUTH.

The Constitution over a

W. D. Grant will erect

office buildings in the

block bounded by Forsyth

road streets, and Custom

specifications have al-

ready for the ground

work begun about Septem-

ber 1.

The building will be

erect a magnificent

of his central place

consideration of the

of the erection of the

of Atlanta, are the

has not positively de-

governed by the

has gone to the ex-

plans and specifications

most probable the

go up.

ARREST CARRAWAY.

ATLANTA HYPNOTIST PAR-

LY IN CHARLOTTE.

Police Prevent a Riot

by Carraway and Car-

roll in the Station.

The hypnotist, almost

of his hypnotic power

had assembled a

test of putting a

eighty-eight hours. As

after two dozen police-

men and placed him

under arrest.

The story of the

hypnotist, was given

at the Academy of

and a young man

sleep to be exhib-

ed by Police Martin

if he attempted

he would be ar-

rested. The police

men, women and

as the cot was

WILL ATLANTA MAKE THE ANTE?

Executive Committee Requires a

Bonus for the Fair.

FOR \$14,500 IN ALL

This Amount Required as a

Cash Deposit.

PROSPECT FOR THE FAIR

Thought That the Full Amount

Can Be Raised and a Committee

To Collect Subscriptions Will

Get To Work at

Once.

Whether the state fair will be held in

Atlanta will depend upon Atlanta

merchants and citizens.

The result of the session of

the executive committee of the State Agri-

cultural Society, which met yesterday

and with three separate Atlanta

committees representing three distinct

elements.

The situation looks favorable and

all plans miscarry it is safe still to

think that the fair will be held in Atlanta

this fall.

The executive committee submitted

propositions to the representatives of At-

lanta yesterday they were at first inclined

to look upon the amount of bonus required

as too large almost to be considered, but

after thoughtful and close calculation

they all to think that the enterprise

can be made a paying investment.

The city government was represented by

Alderman Frank Rice, Councilman Ed

Hickman and Councilman George P. Howard;

the chamber of commerce by Joe Jacobs,

and J. E. Hickey; the Atlanta

Amusement Company by Alex Smith and

Joseph Thompson.

There was almost a full session of the

executive committee, presided over by

President Pope Brown.

The executive committee made a proposi-

tion to the committee that \$14,500 would

be required to carry on the fair; \$10,000

visibility of holding the fair. Mr. Alex Smith said: "I am here to represent the Atlanta Amusement Company. As you all know, this controls the grounds, having a lease on them. We have been put to a great expense recently, in preparing the place. I think I can say that the grounds are in good condition. We have good buildings, which will amply accommodate you, and there is a splendid half-mile race course on the grounds. We have everything there ready for the exhibit to be placed in."

The Proposition Made.
It was then seen that the first proposition had to come from the executive committee. In the meantime a committee had been appointed from that body for the purpose of seeing what bonus would be required from Atlanta. This committee had not reported

of the doctor in a threatening manner. Dr. Hammack immediately returned to his room to secure a like weapon. The negro jumped through a window when the doctor's back was turned, but he quickly found his pistol and fired one shot at the rapidly fleeing burglar. The negro carried away with him about \$100 in cash, which had been collected the day before.

W. C. T. U. MAY COME IN.
Trinity Refused Them Only Temporarily It Is Believed.

The south side Woman's Christian Temperance Union held its regular meeting in Trinity church yesterday, pending final action on the order recently adopted excluding all but church societies from the church. Under a resolution passed at a recent

cussion was, "Resolved, That poverty develops the character better than riches." The affirmative side was championed in a most able manner by Miss Octavia Maner, Miss Ina Long, Miss Allie Trippie and Miss Ethel Hall. The representatives of the negative side were Miss Ethel Easton, Miss Ruth Kelly, Miss Bertha Dewberry and Miss Nina Maner, all of whom spoke earnestly and forcibly for their side. The



PRINCIPAL ACTORS IN YESTERDAY'S STATE FAIR MEETING IN ATLANTA.

and the rooms were cleared again to receive this report.
When the Atlanta committees were called in again the report was read.
R. W. Anderson, of Hawkinsville, as chairman of the committee, handed the report to the secretary, which report was to the effect that \$14,500 would be required to carry on the fair. The full amount must come from Atlanta—\$10,000 must be guaranteed and 4,500 placed for immediate use for the purpose of carrying on the fair.
It had not been supposed by the Atlanta representatives that more than \$10,000 would be required and, therefore, at first blush they were surprised. Alderman Frank Rice said he thought the amount was too high. Mr. J. E. Hickey wanted to know what was to be done with the \$4,500.
It was explained that this money would go to advertising, to the payment of salaries of clerks, superintendents, and to general operating expenses necessary to carry on the enterprise. Ex-President Waddell, of the society, gave a lucid explanation of the expenses required. He stated that he thought it would be an easy matter to realize that amount. At previous fairs the gate receipts had always amounted to \$25,000. The concessions would easily go up to \$2,000 and other sources of revenue would increase this amount.

Numbers in Good Humor.
At 10 o'clock when the committee met the Fair Association was called to order by President Brown in the parlors of the Kimball house. The members of the committee were in good humor, and all spoke upon the prospect of the fair as bright.

President Brown explained that he had received an invitation from Atlanta, and that the Agricultural Society had received an invitation from the city at the same time. John Green appeared before the committee stating that Atlanta would be glad to have the fair at the next state fair.

BOLD BURGLAR GETS \$100.
Dr. Hammack Fined at Him but Failed to Hit Him.
Dr. W. F. Hammack, of the drug firm of Hammack & Lucas, who sleeps in a room adjoining the drug store, had a very unpleasant experience with a large negro burglar yesterday morning.
About 5 o'clock the doctor was aroused by hearing queer and unusual noises in the front of the store and at first thought it was the clerks opening the store for the day. After listening closely for a few minutes he decided that such was not the case and arose from his couch for the purpose of making an investigation.
Entering the store Dr. Hammack was confronted by a burly negro, who pulled out a large pistol and placed it in front

meeting of the board of stewards of Trinity church the South Side Woman's Christian Temperance Union will be no longer permitted to meet at that church. The resolution provides that no organization except those of the church itself shall hold meetings there.
It is believed, however, that this action will be rescinded, or at least amended, so as to allow the Woman's Christian Temperance Union meetings to continue to be held there at the next regular meeting of the board, which takes place the third Thursday in June.
Pending final action on the subject, the union held its weekly meeting at the church yesterday afternoon, under the impression that the matter would be definitely decided at the meeting of the board of stewards which was held last night, but contrary to expectation the subject was not taken up, as the meeting was a special one, called to consider another matter.
Mrs. M. J. McClellan, the president of the South Side Woman's Christian Temperance Union, when seen after the meeting yesterday afternoon, expressed herself as feeling confident that the society would be allowed to continue its meetings as usual. Such, indeed, seems to be the general desire of the stewards and members of the church generally and the matter will doubtless be so adjusted at the stewards' meeting next month.

WHY MASSEY DROPPED OUT.
He Was Solicitor of Walker County Only for a Short While.

It has been stated that W. F. Massey, the prospective appointee to the position of assistant United States attorney, was at present county solicitor of Walker county, and many of the republicans are under that impression.

Such, however, is not the case, and it was only for a short while that Massey held this position.
On September 8, 1934, Massey was appointed solicitor of Walker county by Governor Northen. The office had just been created by the grand jury and it was on the recommendation of this body that the appointment was made.

MOORE SWEET GIRL GRADUATES.
Last Night Occurred the Closing Exercises of Miss Hanna's School.
The commencement exercises of Miss Hanna's school, held last evening at the armory of the Gate City Guard, was among the prettiest and most interesting school entertainments that have been given in Atlanta this year.
The armory hall was packed with the friends of the school and the bright young graduates. The audience was composed of some of Atlanta's most fashionable people.
The programme was made up of a large number of interesting features, the most entertaining, perhaps, being the debate between the young lady students of the school. The subject of this spirited dis-

debate was presided over by Miss Lee Morley. The argument was interesting all the way through and the debate was considered better than a large majority of the boys' debates.
Aside from the debate the following excellent programme was rendered:
Piano solo, "The Swan Song," Leybach-Miss Fannie Turner.
Duet, "Die Kinder," Muller-Misses Woodward and Williams.
Essay, "Round the World in Twenty-Four Hours"—Miss Bessie McGee.
Piano solo, "Seguidilla," Bohm-Miss Merle Stevens.
Recitation, "Spring," Timrod-Miss Kate Robinson.
Piano solo, "Polish Dance," Schorwenka-Miss Dunlap.
Duet, "Valse," Strauss-Misses Foster and McClellan.
Recitation—Miss Octavia Maner.
Class Prophecy—Miss Nina Maner.
Delivery of diplomas.
The hall was beautifully decorated for the evening and the fair young graduates presented a charming picture indeed, with their fine stage setting. After the programme the hall was given up to the crowd who wanted to dance and for quite awhile the young people enjoyed themselves in this way.

Great Army of Shad for the Flint.
Reynolds, Ga., May 27.—(Special.)—H. R. Groves, of Charlotte, W. Va., representing the United States fishery at Havre du Grace, Md., brought 20,000 young shad fish here, which were put in Flint river.

CREDITORS FILE A RED HOT BILL

Say United States Bond and Mortgage Co. Is Insolvent.

MANY ALLEGATIONS ARE MADE

Charge That \$9,000 Has Been Fraudulently Removed from Bank.

BILL REPRESENTS MANY BONDHOLDERS

Judge Lumpkin Has Been Petitioned To Appoint a Receiver and Grant Further Relief That May Be Equitable Under the Circumstances.

An interesting intervention was filed yesterday before Judge Lumpkin in the case of J. H. Purcell and others against the United States Bond and Mortgage Company, in which several rather sensational charges are made. The intervention was filed by Attorney Joe S. James, who represents a number of bondholders aggregating several thousand dollars.

The intervention prays for all relief that may be equitable under the circumstances and that the parties named in the bill may be made parties plaintiff in the case. They ask that a receiver be appointed, both temporarily and permanently, and that he be authorized to take charge of all the assets and affairs of the company. Leave is also asked of the court to amend the petition so as to show the true condition of affairs in the company. It is charged that many frauds and unlawful transactions have been made in the management of the company and these, it is said, will be explained to the court as soon as the plaintiffs have opportunity.

The total amount of bonds represented by the plaintiffs in the bill aggregates the sum of \$25,000. The plaintiffs in the case are: Mariah Garrett, J. H. Porter, M. A. Ellison, H. T. Trowbridge, Simpson, Baer, C. B. Thomas, W. B. Wood, Louis C. Pulatt, L. Ingram, L. D. McDonald, Flora Lester, J. P. Giles, Lee Felder, L. McFadden, V. A. McFolins, Haynes Milner and Miss M. K. Davidson.

After setting out the declarations the names of the plaintiffs and other immaterial points the petition shows the following facts, which are alleged to be true:
"Petitioners feel justified in charging, and believe the charges to be true, that the United States Bond and Mortgage Company is hopelessly insolvent and unable to pay its debts and carry out its obligations and further continue its business."
And from the best information and belief petitioners allege that some of the officers of said company have colluded with other persons for the purpose of defrauding and appropriating the funds of the United States Bond and Mortgage Company and have taken the said funds under some pretended claim, without warrant or authority of law, in the sum of \$9,000 or other large sum of money, which has been deposited in — bank of the city of Atlanta and by these unlawful transactions have undertaken with and with the consent of said persons in charge of said bank, have transferred said sum of money from the account of said United States Bond and Mortgage Company to that of Harry Cassin, or to some other person not entitled to the same for the purpose of defrauding the bondholders, petitioners and others who had invested in the bonds of said company and for the purpose, as petitioners charge and believe, to pay some large sum of money which the said Harry Cassin owed said bank.

"This, petitioners charge, was done with the full knowledge and consent of the officers and directors of the United States Bond and Mortgage Company and also with the full knowledge and consent of the officers and directors of the company who is not a stockholder."
"Some of the pretended directors claim that Mr. Green is president, others that Mr. Lester, but from the best information petitioners can gather, neither Green nor Lester claim to be president of the company. In this connection petitioners further

charge that they have often applied to the secretary and treasurer of the said United States Bond and Mortgage Company to see the minute book and stock book from which the certificates of stock have been issued, and that each time have been informed that the stock books from which the certificates of stock are issued are in the hands of the lawyers of the company, and that they have never been in possession and that he never did control them.

"This demand petitioners made and have continued to make for the last two weeks daily, and find that it is impossible to get a correct list of those who claim to be the directors, officers and stockholders of said company. That none of the pretended directors or officers who claim to be directors of the company are not stockholders of the company and have never paid anything into the company. The names of said persons petitioners will be able to prove on the hearing of this case, and they further charge that while Mr. Purcell claims to be the manager of the affairs of said company, that he is not really the manager properly appointed or elected, and that from the best information that the petitioners can gain (not being able to get the minute book as stated), is that Mr. Purcell and Harris Cassin claim to be the owners of nearly all the stock in said company, being connected as it is with the said Harry Cassin, who has been seriously involved in the affairs of the bank aforesaid, and that it is impossible for the company to proceed further without great loss and damage to the interests of petitioners and other bondholders, who have invested their money in the same. Petitioners allege that it is absolutely necessary for a receiver to be appointed and take charge of the affairs of said company as early date as possible. That the rights of petitioners and other bondholders of said company may be protected.

CALLOWAY IS TRIED.

FINED FIFTEEN DOLLARS FOR DISORDERLY CONDUCT.

He Struck Patrolman Jolly's Child in the Mouth—The Officer Will Not Be Suspended.

The difficulty between old man Josh Calloway and Patrolman W. M. Jolly had an airing for the first time in the police court yesterday afternoon, when the case against Calloway was called. He was charged with being drunk and disorderly. A merchant testified that Calloway had gone in a store and gotten several ears of corn and that he then came over to the store of witness and deliberately threw an ear of corn in the door. Witness sent a little boy, a son of Patrolman Jolly, after an officer, and when the ill-fated returned Calloway struck the child in the mouth, nearly knocking out two teeth.

The recorder decided that the case was one of very great disorder and entered a fine of \$15 and costs.
During the trial Calloway saw Patrolman Jolly and said to him very angrily: "Oh, you are the policeman who struck me and I will get you interviewed by Judge Candler."
Some one in the courtroom said: "The old man forgets he struck a little child, and he may get interviewed by Judge Candler himself."
The chief has taken no action in the matter yet.

Boys' Clothing.

Prices especially low now dominate our Boys' Clothing. Extra discounts are allowed in order to reduce the stock for a specific purpose. As soon as possible we will add another story to our building, so that Boys' Clothing can be given separate and commodious quarters. Their present space is too choked and congested with goods for comfort. To dwindle the huge bulk that now cumber counters we offer exceptional bargains in Boys' Wool Suits. There are hundreds of the handsomest styles in Cheviots, Homespun, Fancy Worsteds, Cassimeres, Flannels, Tricots and Covert Cloths. All sizes and fashions—Blouse, Sailor, Vestee, Reefer and Rob Roy Suits at less than competitors pay for them.

Two Summer Specials.

Men's Drawers, made of Perle Jeans, imported stockinet bottoms, pearl buttons, handsomely faced, worth 75c, at 48c
Men's Summer Night Shirts, made of light weight muslin, plain and embroidered front, worth 75c, at 49c

Stuttgarter's Summer Underwear.

Expert judges unhesitatingly pronounce this to be the only perfect sanitary underwear on the market. True, they cost slightly more than nondescript underwear, but the health benefits received from them more than justify the price. Delicate men subject to all forms of cold should wear no other. We are sole agents for Atlanta.

Bicycle Outfits.

Everything for bikers at lowest prices. Suits, Sweaters, Belts, Caps, Golf Hose. The largest and most elegant variety in the South. Parading Whitehall street at noon in a full-dress suit is not more inappropriate than wheeling in a business suit.

Bathing Suits.

Parties are now forming to take a week off and go where the sea murmurs. Its laving and waving will be doubly welcome if you wear the right kind of Bathing Suit. Our stock is fresh and new. Choose now before the size range is exhausted.

Men's Negligee Shirts.

Here's where our superiority is universally acknowledged. "Vast" is the word that expresses the quantity and assortment. All the rich, pretty and desirable colors and patterns. Surely, we are surpassing united competition in this branch.

Eiseman Bros.,

15-17 WHITEHALL STREET.
Our Only Store in Atlanta--15-17 Whitehall St.

Galphin's Shoes :::

Are always best at the price.

Misses' and Children's Oxford Ties.

Misses' Oxford Ties, 12 to 2, at 8c.
Misses' Chocolate Oxford Ties, 12 to 2, at 8c.
Misses' Vici Kid Oxford Ties, 12 to 2, at 8c.
Children's Oxford Ties, 9 to 11, at 8c.
Children's Dongola Oxford Ties, 9 to 11, at 8c.

Misses' and Children's Sandals Bow and Buckle.

Misses' Chocolate Sandals, 12 to 2, at 8c.
Misses' Pat. Leather Sandals, 12 to 2, at 8c.
Misses' Dongola Sandals, 12 to 2, at 8c.
Misses' India Pat. Tips Sandals, 12 to 2, at 8c.
Children's Sandals, 12 to 2, at 8c.
Children's Sandals, 9 to 11, at 8c.

GALPHIN'S

(Formerly TAYLOR & GALPHIN)
240 Marietta St.
4 ex sun

Straw Hats,

NEGLIGEE SHIRTS,
WASH VESTS,
LINEN SUITS,
SERGE COATS.

THE GAY CO.

All the Latest Novelties

In Belts, Stone Girdles, Blouse Sets, Belt-Holders, etc., just received. For new, up-to-date goods at reasonable prices call to see us.

MAIER & BERKELE,

31 Whitehall Street.
\$6 to Tybee and Return.
Commencing Saturday, June 5th, and every Saturday thereafter until August 28th, the Central of Georgia railway will sell excursion tickets to Tybee at the low rate of \$6 round trip.

Tickets will be sold for afternoon and evening trains, Saturdays, good for return on trains leaving Savannah Monday night following date of sale. Tybee express leaves Atlanta every evening at 7:30 p. m. Through sleepers to Savannah. Three hotels now open. Sun bathing unequalled. Tickets on sale at 16 Wall street and union depot. may 28 st

RECTOR'S DECISION

Will Come Today

Envoys and Ministers of the Republic of Cuba will know whether or not his petition is allowed.

The argument was lengthy and the decision was expected to be made today.

His petition was filed yesterday and the decision was expected to be made today.

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BIG CASE UP

Wilkinson-Wilson Litigation Was Again Reached Yesterday.

VALUABLE PROPERTY AT STAKE

Suits Involve a Large Amount of City Improved Real Estate Owned by B. J. Wilson.

The Wilkinson-Wilson litigation, covering a period of more than fifteen years of legal contention, was reached yesterday morning in the superior court before Judge Lumpkin.

The facts in the case, the charges of fraud, the emphatic affirmations and unequivocal denials make the fight one of exceeding interest from both standpoints in the case.

The story of the litigation dates back to the time Major U. B. Wilkinson and Colonel B. J. Wilson were in co-partnership in business.

The parties were in the cotton business, buying cotton from the interior of the states and shipping it to distant points.

After several years of successful business, in which both partners were said to have made handsome fortunes, the partnership was dissolved.

Major Wilkinson returning to his home in Georgia, Colonel Wilson coming to Atlanta.

Colonel Wilson was a resident of West End until his death, which occurred several months ago in Hot Springs, Arkansas.

Major Wilkinson, the plaintiff in the case, is a resident of College Park, being one of the moving factors in the establishment of the little suburb.

After the business was dissolved in Savannah, Major Wilkinson claims he insisted that Colonel Wilson make a statement of the firm's condition, so that a settlement could be made.

This was refused, it was claimed, and the litigation was inaugurated in the courts.

The case has been back and forth in the courts and before a special master, a judgment being recently given against Colonel Wilson in favor of Major Wilkinson.

Colonel Wilson made a statement of the firm's condition, so that a settlement could be made.

This was refused, it was claimed, and the litigation was inaugurated in the courts.

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TEN DAYS GRACE

WHICH TO PAY

TURNKEY'S LIFE IN DANGER

Frantic Efforts to Get to Him—He Is Found—The Thrilling Denouement and Prologue.

"Help! Murder! Come to me quick!" The cries came sharp and shrill from the prison at the police barracks last night.

Turnkey Jeff Stearns had taken a prisoner into a cell but a few moments before. The cry sounded as if it came from him.

Station Sergeant Braxton dropped his pen and opened his office door. "Great God," he exclaimed, "somebody is killing Stearns."

Other officers at the barracks heard the cries, for they were still proceeding from the prison, and they made a rush for the hall into which the prison door opens.

"For heaven's sake come to me quick!" "Break down the door or I will be murdered," he exclaimed, "somebody is killing Stearns."

Other officers at the barracks heard the cries, for they were still proceeding from the prison, and they made a rush for the hall into which the prison door opens.

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SHRIEKED FOR HELP

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"Help! Murder! Come to me quick!" The cries came sharp and shrill from the prison at the police barracks last night.

Turnkey Jeff Stearns had taken a prisoner into a cell but a few moments before. The cry sounded as if it came from him.

Station Sergeant Braxton dropped his pen and opened his office door. "Great God," he exclaimed, "somebody is killing Stearns."

Other officers at the barracks heard the cries, for they were still proceeding from the prison, and they made a rush for the hall into which the prison door opens.

"For heaven's sake come to me quick!" "Break down the door or I will be murdered," he exclaimed, "somebody is killing Stearns."

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CITIZENS CRITICIZE

COURTHOUSE DEAL

New City Hall Cannot Be Used for Any Other Purpose.

MANY OPPOSE THE CONTRACT

Think the City Should Be Allowed to Do as She Pleases.

THIS ISSUE MAY BRING ON A HEATED FIGHT

Bond for Title Provides That City Must Not Use Courthouse but for City Hall.

A clause in the bond for title from the county to the city, transferring the county courthouse for city hall purposes, has met with decided objection.

The objectionable clause states that the city is to use the courthouse building only for city hall purposes so long as the county shall use the proposed new courthouse for courthouse purposes.

The contract binds the city for an unlimited period, as will be seen by reference to the bond for title, and this is what has caused many persons to protest against the deal.

It has been stated by several that the city council has no right to authorize a binding contract of this character, and it is quite probable that a fight will soon be made upon the issue.

Those opposing the contract say the deal was probably just what the city needed, but they do not propose to see the city bound to maintain the city's home in the present courthouse, believing the city might have occasion to change its domicile should the necessity ever arise.

"The present courthouse," said a gentleman yesterday, "after it is remodeled and repaired, will fill every want for the present. But suppose the city outgrows its quarters? Suppose the 20,000 mark is reached within the next ten years? Shall the city be required to live in this building after it has outgrown the lot and probably the entire block? I think it's mere child's play for the city to sign an agreement like the one that has been signed. I am against it and I know there are many others who did not know anything about that clause in the bond for title."

It is contended that the county will have a building which will be suited to the needs of the county officials for many years to come, while the present courthouse is now only large enough to accommodate the city comfortably.

The contract which has caused the protest states that the city, as one of the considerations in the contract, shall use the building sold by the county as a city hall so long as the new building is used by the county for a courthouse.

"I don't know what other people think," said Alderman Dimick yesterday, "but speaking for myself, I wish to say that I do not favor the city obligating itself in any manner. We don't know when it might be desirable to change the home of the city, and it's bad policy to sign an agreement such as has been signed."

The reason why this clause was inserted and incorporated in the bond for title from the county to the city, was that the officials who signed the paper were anxious that the homes of the city and county be always as close together as possible. It is hardly possible that anything else was intended by the commissioners, who say their only idea was to place the two public buildings as conveniently together as could be arranged.

Another point which, no doubt, was considered, was that the county courthouse would not be located near a building which could be used for a manufacturing plant or some business that would interrupt the courts which were in session.

Health and vigor are essential for success, therefore make yourself strong and healthy by taking Hood's Serravallo's.

The Most Delightful Route to New York and Eastern Summer Resorts

IS VIA THE

Northern and Eastern Summer Resorts

IS VIA THE

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In Darkest Africa.

And Even unto the Ends of the Earth Munyon is Supreme.

The Munyon system of disease cure, made famous by Munyon's Homeopathic Remedy, is doing more to rid the world of pain and sickness than all the doctors combined.

These discoveries, these revelations, these hands of a child, are proving to be the most wonderful discovery in the history of the world.

It is a fact that it would be sheer madness for any sick person to turn away from their suffering and not try Munyon's Remedy.

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BRIDGE PLANS MUST BE CHANGED

City Engineer Says the Proposed Railroad Structure is Too Light.

IT NEED NOT BE QUITE SO WIDE

A Conference Was Held Yesterday. Points Were Discussed.

OBJECTION ALSO MADE TO THE GRADES

That Matter, However, Can Be Arranged by Spending More Money in Lengthening Approaches.

The city engineer and the bridge committee are not thoroughly satisfied with the Mitchell street viaduct submitted by the Southern railway. At a conference held at the city hall yesterday afternoon the city officials pointed out some objections which they have. They say that the viaduct is too light. They want the beams, the buckle plates and other parts made of heavier steel.

The plans provided for a viaduct seventy-five feet wide with two roadways, each twenty-five feet wide and two foot walks each ten feet wide. The city engineer says that sixty feet would be wide enough. That would give one roadway forty feet wide and two foot walks each ten feet wide.

Objection is also made to the grades on the approaches. The grade on the eastern approach is 7 per cent. By extending this approach 100 to 150 feet, the grade would be avoided and the bridge entrance on that end would be nearly level. The city engineer claims that a mistake of 100 feet has been made in the length of the western approach, and says that if this is corrected the grade will be reduced to 4 per cent, which is acceptable.

The engineer suggests some extensions of the retaining walls on both approaches. All the matters will be gone over carefully tomorrow at the conference. What difference the proposed changes make in the cost is problematical. Some of the work is much too light to suit the city engineer, who would like it doubled in weight.

Third Vice President Gannon, of the Southern, is coming down, but no information has been received about Mr. Spencer coming, and he is not looked for.

Captain V. E. McBee, general superintendent of the Seaboard Air-Line, will represent that company, and President G. C. Smith will represent the Atlanta and West Point.

GETS INTO CHARLESTON.

The Thomas and Ryan System Makes a Deal with the Plant.

It is announced in Charleston that the Charleston and Western Carolina will soon get into that city over the Plant system's tracks. Negotiations were begun several months ago, but no agreement was reached until recently, when Messrs. Thomas and Ryan came to an understanding with Messrs. Erwin and Jack, of the Plant system.

According to report, the Charleston and Western Carolina gave truckage privileges from Yemassee into Charleston over the Charleston and Savannah road. This will permit the Thomas and Ryan system to run its own trains into Charleston. Heretofore the Charleston and Western Carolina's only outlet to the coast was through Port Royal.

MEMPHIS RATE CUT.

Report Has It That the Memphis and Charleston Has Reduced.

A report reached Atlanta yesterday that the Memphis and Charleston had cut the passenger fare between Chattanooga and Memphis. It has been \$3.50. The reduction is made, report says, to meet the competition by way of Nashville.

If this report is correct it will offset rates between Atlanta and Memphis. The regular rate has been \$12.50. The straight fare from here to Chattanooga is \$4. Add that to \$3.50 and the continuation makes \$10.50, which is \$2 less than the regular rate.

No action has yet been taken to meet this reduced fare from Atlanta.

Superintendent Fesse Resigns.

Mr. Fesse, superintendent of the Southern railway's dining car service, has resigned to take effect June 1st. He will return to Chicago and resume the business of catering.

Mr. John Burrows was appointed to succeed him. Mr. Burrows was in the Pullman service at Jersey City. He arrived in Atlanta yesterday.

Special Rates.

Chairman Joseph Richardson, of the Southeastern Passenger Association, announces rates of 1 cent a mile each for troops traveling in uniform to the state military encampment at Griffin, June 8-12, and for the encampment of Georgia state cavalry at Milledgeville, July 6-12.

A rate of one fare plus \$2 has been granted for the National Teachers' Association at Milwaukee, July 6-9.

Railway Notes.

The St. Louis, Peoria and Northern has ordered 200 coal cars, several dump cars and cabooses of the St. Charles Car Company.

Charles E. Cray, cashier of the Atlantic and Pacific, at Albuquerque, is to be made general auditor of the Atlantic and Pacific and California Southern railroads at Los Angeles, July 1st.

The Pennsylvania will build five 90-ton freight locomotives.

President Thomas says that he cannot give special rates from Nashville to Chattanooga except for large parties.

The Chattanooga Southern is said to be negotiating for the purchase of the street railway system of Gadsden, Alabama, City and Atlanta. The Chattanooga Southern has no adequate terminal facilities in those cities and control of the street railways lines would let them into the cities.

ROMEYN VERDICT OUT

Two Copies Were Received at the Post in Yesterday's Mail.

THE PAPER IS A VERY LONG ONE

Neither Major Porter Nor the Defendant Will Give Out a Copy of the Court Martial's Finding.

The official verdict of the court martial convened to try Captain Henry Romeyn was received at Fort McPherson yesterday morning.

Only two copies came in the mail. They were addressed to the post commander. One of these, by the regulations of the army, was turned over to Captain Romeyn, the accused, and the other is to be kept among the private papers of the post.

It was impossible to get a copy of the findings of the court as Major Porter refused to give out the copy sent to be recorded and Captain Romeyn will not consent to have the verdict made public. Upon competent authority it is known that nearly every one of the charges made by Lieutenant O'Brien was sustained. The verdict is printed in pamphlet form and makes a complete review of the case. It is printed in small type and covers four pages, each page filled being paraphrased and the decision of the court martial following each.

On the last page is printed the verdict dismissing Captain Henry Romeyn, of the Fifth regiment, infantry, from the army. Just underneath this decision is the president's order, setting aside the verdict of the court, stating that on account of the brave record, long service and time nearing retirement Captain Romeyn is allowed to continue in the service of the country until June, when he is to retire on half pay.

No mention of Lieutenant Bamford is made in the findings of the court. The charges filed are the only ones mentioned in the official verdict.

"It is all over now, and passed events are never discussed in a post of the United States," said a popular officer yesterday afternoon.

Captain Romeyn spent yesterday in the city making social calls on a number of his prominent friends. He leaves before the week is out for Nashville.

HILL, HARRIS AND GAMBLE

TO BE URGED FOR RAILROAD COMMISSIONER.

No Application Has Been Made, but Friends Will Push Their Claims.

No formal application for the office of railroad commissioner now held by Judge Allen Fort and which will be vacated by him next fall has been made to Governor Atkinson.

It is very probable that no one will apply for the position and the governor will be left to choose from those who are mentioned to him by their friends.

Though no formal application has been made to the governor, several well-known men have been prominently mentioned for the place and from the talk that has been going the rounds it seems that their friends are doing the work.

Judge Harris has been spoken of as a possible candidate for the position, but he has made no announcement. Despite this fact he is mentioned as a probable candidate.

Judge R. L. Gamble has also been prominently mentioned for the office. He has filed no application, but is well talked of for the important office.

Mr. Harris is spoken of as the next commissioner also and the talk is that his friends will work hard for his appointment. He has made no announcement and filed no application.

It is said that all three of these gentlemen have been mentioned to Governor Atkinson by their friends and that he has been given to understand that they would not refuse the appointment.

The appointment is a matter of great interest and though it does not take place until next fall, the outcome of the governor's decision will be impatiently awaited.

MR. WASH COLLIER A BONIFACE

He Has Assumed Full Control of the Arlington Hotel.

Mr. Wash Collier is now a full-fledged boniface. He has assumed full control of his famous Peachtree palace hotel, the Arlington, the receivership having been dismissed on the 6th of this month.

Mr. Collier proposes to run things with a high hand, and conduct his hotel in the sumptuous metropolitan style which won for the house a national reputation in its early days. He has already engaged Julius Litterer, the celebrated chef who was formerly in charge of the Arlington's culinary department, and a faultless cuisine is consequently assured.

It goes without saying that Mr. Collier will add to his already enviable record as a successful farmer, live capitalist and man of affairs, the reputation of an enterprising and up-to-date city hotel keeper.

Mr. James B. Hickey, the former receiver with Mr. Bell, has been engaged to manage the Arlington for one year, and it is probable that the arrangement between him and Mr. Collier will be a permanent one.

Freacher Carried Concealed Weapons.

LaGrange, Ga., May 27.—(Special.)—Rev. George LaGrange, a negro minister, was today convicted in the county court for carrying concealed weapons.

Freacher made a statement to the court. He began to go into the details of his religious creed, or rather irreligious creed, but the recorder stopped him whenever he got too blasphemous.

"I most emphatically deny," said Freacher, "that I ever said Jesus Christ was a liar and a bastard. I have always contended that he was the legitimate son of Mary and Joseph, but not any son of God. And I wish to say, parenthetically, that it is a strange thing there should be brought up against me two negroes as witnesses. It is no stigma upon me to say that I am a fool, for even the Bible says that God has 'chosen the foolish thing to confound the mighty.' I never said that the Bible ought to be burned, but I have said that it should not be taught in the schools. I contend that there are portions of the Bible which two ladies cannot sit and read together without blushing. I have said that no education on woman, but on the Bible, I have never declared that God was a fool. I have stated that the Bible was filled with contradictions, and have quoted parts of it which I will now read."

As Freacher opened up his Bible in the courtroom, the recorder leaned forward quickly and said:

"No, no, Mr. Freacher, I did not wish to have you read from the Bible in here. It is not at all necessary."

Attacked the Bible.

"Then you admit that you have been attacking the Bible on the streets of Atlanta," said the recorder.

"Yes," replied Freacher, "but not in a malicious way."

"Well," said the recorder, "Basil of Tyre was not malicious, either, when he persecuted Christ."

Hoskins continued his statement, giving an account of his meeting with the chief of police when the permit was first issued.

He stated that he had told the chief

STREET INFIDEL

IS SILENCED

Hoskins Can Preach No More on the Streets.

HE DENOUNCED THE CHRIST

And Held the Bible Up To Ridicule and Contempt.

HIS TRIAL IN THE POLICE COURT

The Recorder Decides That He Was Violating a City Ordinance by Obstructing the Street—Sensational Evidence—Hoskins' Statement.

The voice of the itinerant street preacher, who denounced the Bible as a myth and Christ as an imposter, has been silenced upon the streets of Atlanta.

By a decision in the recorder's court yesterday afternoon, made by Judge Adair Calhoun, in the case of W. W. Hoskins, charged with disorderly conduct and obstructing the streets, the city of Atlanta has virtually proclaimed that there shall be no public denunciations of the accepted religion of the Christian people. In spite of the declaration in the constitution of the United States, giving the right of free speech, the incorporated city will refuse the legal permit for any person to stand upon the public thoroughfare and defame the Bible.

For thirty nights Hoskins has stood upon the corner of Peachtree and Marietta streets and sought to lessen the faith of the people in the Holy Bible and to show them that Jesus Christ was an imposter and not the Son of God. He became bolder and bolder in his denunciations until the matter began to be considered a nuisance by the police, which had been given permission to preach on the streets. Tuesday night Hoskins was notified by Sergeant Poole that his permit had been revoked and he must leave the streets.

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BUCK IS FOR CUBA

Our Minister to Japan Stops in Chicago on His Way West.

SAYS THE WAR SHOULD STOP

He Looks for a High Tariff To Bring Prosperity—It Will Help To Raise Wages.

Colonel Alfred E. Buck is well on his way to San Francisco and no doubt will be glad when he is safe on board ship outward bound. He reached Chicago on Tuesday and there was promoted to "general" by the newspaper of that city.

A representative of the Times-Herald interviewed him and drew from the republican boss some strong expressions on Cuba and the tariff. Colonel Buck is an earnest Cuban sympathizer. Speaking of the situation on the island he said to his interviewer:

"I should like to see the Cubans recognized as insurgents. Had been in the case I should have voted for the resolution which was passed today by that body. I believe that the sympathies of President McKinley are with the Cubans, but his action is being guided by facts and intimate knowledge of the situation, while his

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PEACHTREE LOTS

GO AT AUCTION

An Excellent Sale of Pretty Peachtree Property Yesterday Afternoon.

THE SALE NETTED \$30,853.50

Colonel Adair Conducted Sale—Land Brought Very Good Prices.

CROWD IN ATTENDANCE WAS A GOOD ONE

Fine Residences Will Probably Be Erected on the Peachtree Lots Which Were Auctioned Off.

One of the best auction sales of vacant Atlanta property that has taken place the present year occurred yesterday afternoon on Peachtree street between Seventh and Eighth streets, and was conducted by Colonel George W. Adair, the veteran real estate agent.

There were ten vacant lots to be sold, five fronting Peachtree street and five fronting Juniper street. The lots were all beautiful ones and are conveniently situated. The sale of them was good and especially was this the case with the Peachtree street property. The building lots are in a popular Peachtree vicinity, just diagonally across from the beautiful home of Judge Tompkins. The purchasers will erect handsome homes on each of the lots.

When Colonel Adair called for the attention of the crowd that had assembled, it was an unusually large crowd, he stated that he intended to sell the property, if such was possible. He described the very acceptable location of the land and told of the wonderful growth of the city, and especially that section of the city.

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Work, Sas
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ONE 1200

press convocation of the Tenthennial, announced that the press day has been postponed until October 15. The Nobles urged the women in journalism to especially interest themselves in this convocation and hopes as many as possible will be present on the woman's press day.

Local Social Items.

Waterday afternoon Mrs. Gober entertained about fifty of her lady friends at a whistful card party. Six-handed euchre the game played and proved a very enjoyable one. Roses of all colors, sweet

Denison and Tre Denick there is a comedy team that certainly is made for the production of fun, and Denison presented, as usual, a makeup that was excruciating, appearing as part of his costume a tight-fitting jersey with tails, while Tre Denick wore trousers with hoops in the bottom. He made a tremendous hit with a burlesque on "Say An Revolt, but Not Goodby," and were given a triple encore.

wish to receive a sample of Dr. Hathaway & Co.'s treatment, should write for coupon blank No. 1 for men, No. 2 for women, No. 3 for skin diseases and No. 4 for catarrh diseases, by which the case can be handled scientifically and successfully. All letters answered promptly. Call on or address,
DR. HATHAWAY & CO.,
54 South Broad St., Atlanta, Ga.

R. F. O'SHIELDS,
N. Pryor St., Lowndes building
118-4m

[illegible]

Local Social Items.

Saturday afternoon Mrs. Guber entertained about fifty of her lady friends at a charitable card party. Six-handed euchre was the game played and proved a very enjoyable one. Boxes of all colors, sweet

ness. Those going away from the city wish to avail themselves of Dr. Hathaway & Co.'s treatment, should write for a return blank No. 1 for men, No. 2 for men, No. 3 for skin diseases and No. 4 for catarrh diseases by which means a case can be handled scientifically and successfully. All letters answered promptly. Call on or address
DR. HATHAWAY & CO.,
105 South Broad St., Atlanta, Ga.

Fixtures and Plumbing Goods
always on hand.

R. F. O'SHIELDS,
N. Pryor St., Lowndes building
111-113

JAX REMEDY CO.,
SALE in Atlanta by Jacobs' Phar-
macy and Eukin-Watson Drug Company.
GRUBBEN CHANCE

Yesterday afternoon, Mrs. Gooding and about fifty of her lady friends attended a charity card party. Six-handed cuchies the game played and proved a very enjoyable one. Roses of all colors, sweet

case can be handled scientifically and
ed successfully. All letters answered
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DR. HATHAWAY & CO.,
5% South Broad St., Atlanta, Ga.

R. F. O'SHIELDS,
N. Pryor St., Lowndes building
113-4m Phone 222

TAX REMEDY CO.,
 Sole Sale in Atlanta by Jacobus Phar-
 and Elkins-Watson Drug Company.
 OTHER BUSINESS CHANCES

